

RECEIVED

AUG 16 2012

CHAMBERS OF US DISTRICT COURT
FREDA L. WOLFSON

16514 – McRae Road Northwest
Arlington, Washington 98223

August 14, 2012

RECEIVED

SEP 18 2012

AT 8:30
WILLIAM T. WALSH
CLERK

SENT TO ALL ADDRESSEES VIA USPS CERTIFIED MAIL / RETURN RECEIPT REQUESTED

The Honorable Freda L. Wolfson
Judge of the United States District Court
District of New Jersey
Courtroom 5E
Clarkson S. Fisher Building & U.S. Courthouse
402 East State Street
Trenton, New Jersey 08608

Carella, Byrne, Cecchi, Olstein, Brody & Agnello, P. C.
Attention: James E. Cecchi
5 Becker Farm Road
Roseland, New Jersey 07068

Kantrowitz, Goldhamer & Graifman, P. C.
Attention: Gary Graifman
210 Summit Avenue
Montvale, New Jersey 07645

Respected Judge Wolfson, Counsel James Cecchi, and Counsel Gary Graifman:

**RE: NOTICE OF PROPOSED SETTLEMENT OF DERIVATIVE ACTIONS,
FINAL SETTLEMENT HEARING, AND RIGHT TO APPEAR**

It doesn't take a chicken to recognize a rotten egg or a basket of rotten eggs. . . you've got some attorneys who thought they were going to cut a fat hog. The paper I received from the United States District Court, District of New Jersey, stated that plaintiffs' counsel entered into a contingent fee agreement and now it appears these "honest", "brilliant", "virtuous" members of the legal profession wish to change their fee agreement and ask for no more than \$10,000,000.00 plus \$450,000.00 in expenses. The so-called stipulation and agreement says nothing and contains no sanctions. What Johnson & Johnson needs is one or two honest barristers to guard against the pettifoggers.

Who is to pay this \$10,500,000.00? Am I as a common share stockholder?

Judge Wolfson, Counsel James E. Cecchi & Counsel Gary Graifman

August 9, 2012

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- Number of cases each attorney has personally handled alone each of the past 20 years;
- Each attorneys gross and net income from the practice of law for each of the past 20 years;
- A handwritten statement from each of the attorneys involved in the above Johnson & Johnson matter as to what they feel they are owed in the lawsuit and how they arrived at the figure they think they should be paid;
- A handwritten statement from each attorney as to why they should not be bound by the contingent fee agreement they entered into; and
- Set forth each of the opposing law firms.

One cannot think crooked and walk straight.

Respectfully yours,

A handwritten signature in black ink, appearing to read 'JR Simmons', with a large checkmark-like flourish to the left.

JOHN R. SIMMONS

Johnson & Johnson Shareholder